UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	
)	
v.)	Criminal No. 05-10345-NMG
)	
MOHAMMED ABDUL RASHEED QURAISHI,)	
MOHAMMED ABDUL QAYIUM QURAISHI, and)	
MOHAMMED ABDUL AZIZ QURAISHI,)	
Defendants.)	

JOINT MOTION TO CONTINUE SENTENCING

The parties hereby respectfully move this Court to continue the Sentencing in this matter from the currently scheduled date of April 14, 2006, to a date convenient to the Court. The parties propose a date during the week of July 17, 2006. As reasons therefore, the parties state that additional time is required to resolve issues previously made known to the Court. The parties further state that the U.S. Probation Department also agrees that additional time is appropriate in this case. The parties further state that allowance of this motion is in the best interests of justice.

Respectfully submitted,

MICHAEL J. SULLIVAN United States Attorney

By: /s/ Aloke Chakravarty
ALOKE S. CHAKRAVARTY
Assistant U.S. Attorney

By: <u>/s/ Michael Connolly</u> Attorney for Aziz Quraishi

By: /s/ Frank Libby

Attorney for Rasheed Quraishi

By: <u>/s/ Jill Brenner Meixel</u> Attorney for Qayium Quraishi

Date: February 21, 2006

CERTIFICATE OF SERVICE

This is to certify that I have this day served upon the persons listed below a copy of the foregoing document by electronic mail to:

Michael Connolly, Esq. Hinckley, Allen & Snyder Mconnelly@haslaw.com

Frank Libby, Esq. Kelly, Libby & Hoopes Falibby@klhboston.com

Peter Gelhaar Donnelly, Conroy & Gelhaar peg@dcglaw.com

Jill Brenner Meixel Donnelly, Conroy & Gelhaar Jbm@dcglaw.com

This 21st day of February, 2006.

/s/ Aloke Chakravarty

Aloke Chakravarty
ASSISTANT UNITED STATES ATTORNEY
Aloke.Chakravarty@usdoj.gov